A BILL FOR AN ACT

RELATING TO COLLECTIVE BARGAINING.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Section 89-6, Hawaii Revised Statutes, is 2 amended as follows: 3 1. By amending subsection (a) to read: 4 "(a) All employees throughout the State within any of the 5 following categories shall constitute an appropriate bargaining 6 unit: 7 (1) Nonsupervisory employees in blue collar positions; 8 (2) Supervisory employees in blue collar positions; Nonsupervisory employees in white collar positions; 9 (3) 10 (4) Supervisory employees in white collar positions; 11 (5) Teachers and other personnel of the department of 12 education under the same pay schedule, including 13 part-time employees working less than twenty hours a 14 week who are equal to one-half of a full-time 15 equivalent; 16 (6) Educational officers and other personnel of the department of education under the same pay schedule; 17

1	(7)	Faculty of the University of Hawaii and the community
2		college system;
3	(8)	Personnel of the University of Hawaii and the
4		community college system, other than faculty;
5	(9)	Registered professional nurses;
6	(10)	Institutional, health, and correctional workers;
7	(11)	Firefighters;
8	(12)	Police officers; [and]
9	(13)	Professional and scientific employees, who cannot be
10		included in any of the other bargaining units[-]; and
11	(14)	Ocean safety officers and water safety officers
12		employed by the State or counties."
13	2.	By amending subsection (d) to read:
14	"(d)	For the purpose of negotiating a collective
15	bargainin	g agreement, the public employer of an appropriate
16	bargainin	g unit shall mean the governor together with the
17	following	employers:
18	(1)	For bargaining units (1), (2), (3), (4), (9), (10),
19		and (13), the governor shall have six votes and the
20		mayors, the chief justice, and the Hawaii health
21		systems corporation board shall each have one vote if
22		they have employees in the particular bargaining unit;

1	(2)	For bargaining units (11) [and], (12), and (14), the		
2		governor shall have four votes and the mayors shall		
3		each have one vote;		
4	(3)	For bargaining units (5) and (6), the governor shall		
5		have three votes, the board of education shall have		
6		two votes, and the superintendent of education shall		
7		have one vote;		
8	(4)	For bargaining units (7) and (8), the governor shall		
9		have three votes, the board of regents of the		
10		University of Hawaii shall have two votes, and the		
11		president of the University of Hawaii shall have one		
12		vote.		
13	Any decis:	ion to be reached by the applicable employer group		
14	shall be	on the basis of simple majority, except when a		
15	bargaining unit includes county employees from more than one			
16	county. In such case, the simple majority shall include at			
17	least one county."			
18	SECT	ION 2. Section 89-11, Hawaii Revised Statutes, is		
19	amended by	amending subsection (e) to read as follows:		
20	"(e)	If an impasse exists between a public employer and		
21	the exclus	sive representative of bargaining unit (2), supervisory		
22	employees	in blue collar positions; bargaining unit (3),		

2012-0497 HB SMA.doc

1	nonsuperv	isory employees in white collar positions; bargaining					
2	unit (4), supervisory employees in white collar positions;						
3	bargaining unit (6), educational officers and other personnel of						
4	the depar	the department of education under the same salary schedule;					
5	bargaining unit (8), personnel of the University of Hawaii and						
6	the community college system, other than faculty; bargaining						
7	unit (9), registered professional nurses; bargaining unit (10),						
8	institutional, health, and correctional workers; bargaining unit						
9	(11), firefighters; bargaining unit (12), police officers; [ex]						
10	bargaining unit (13), professional and scientific employees[$_{7}$] $_{\underline{i}}$						
11	or bargaining unit (14), ocean safety officers and water safety						
12	officers	employed by the State or counties, the board shall					
13	assist in	the resolution of the impasse as follows:					
14	(1)	Mediation. During the first twenty days after the					
15		date of impasse, the board shall immediately appoint a					
16		mediator, representative of the public from a list of					
17		qualified persons maintained by the board, to assist					
18		the parties in a voluntary resolution of the impasse.					
19	(2)	Arbitration. If the impasse continues twenty days					
20		after the date of impasse, the board shall immediately					
21		notify the employer and the exclusive representative					

that the impasse shall be submitted to a three-member

22

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

H.B. NO. 2427

arbitration	panel	who	shall	follow	the	arbitration
procedure p	rovided	l her	rein.			

(A) Arbitration panel. Two members of the arbitration panel shall be selected by the parties; one shall be selected by the employer and one shall be selected by the exclusive representative. The neutral third member of the arbitration panel, who shall chair the arbitration panel, shall be selected by mutual agreement of the parties. In the event that the parties fail to select the neutral third member of the arbitration panel within thirty days from the date of impasse, the board shall request the American Arbitration Association, or its successor in function, to furnish a list of five qualified arbitrators from which the neutral arbitrator shall be selected. Within five days after receipt of such list, the parties shall alternately strike names from the list until a single name is left, who shall be immediately appointed by the board as the neutral arbitrator and chairperson of the arbitration panel.

1	(B)	Final positions. Upon the selection and
2		appointment of the arbitration panel, each party
3		shall submit to the panel, in writing, with copy
4		to the other party, a final position which shall
5		include all provisions in any existing collective
6		bargaining agreement not being modified, all
7		provisions already agreed to in negotiations, and
8		all further provisions which each party is
9		proposing for inclusion in the final agreement.
10	(C)	Arbitration hearing. Within one hundred twenty
11		days of its appointment, the arbitration panel
12		shall commence a hearing at which time the
13		parties may submit either in writing or through
14		oral testimony, all information or data
15		supporting their respective final positions. The
16		arbitrator, or the chairperson of the arbitration
17		panel together with the other two members, are
18		encouraged to assist the parties in a voluntary
19		resolution of the impasse through mediation, to

the extent practicable throughout the entire

required to issue its arbitration decision.

arbitration period until the date the panel is

20

21

22

1	(D)	Arbitration decision. Within thirty days after
2		the conclusion of the hearing, a majority of the
3		arbitration panel shall reach a decision pursuant
4		to subsection (f) on all provisions that each
5		party proposed in its respective final position
6		for inclusion in the final agreement and transmit
7		a preliminary draft of its decision to the
8		parties. The parties shall review the
9		preliminary draft for completeness, technical
10		correctness, and clarity and may mutually submit
11		to the panel any desired changes or adjustments
12		that shall be incorporated in the final draft of
13		its decision. Within fifteen days after the
14		transmittal of the preliminary draft, a majority
15		of the arbitration panel shall issue the
16		arbitration decision."
17	SECTION 3	. The employers and public sector unions shall

SECTION 3. The employers and public sector unions shall meet and consult to submit to the legislature, no later than twenty days prior to the convening of the 2013 regular session, a report identifying all those workers and corresponding classes of work that would meet the definition of and be migrated over to the newly created bargaining unit (14), ocean safety officers

2012-0497 HB SMA.doc

18

19

20

21

22

- 1 and water safety officers employed by the State or counties,
- 2 established under this Act. The report to the legislature shall
- 3 include any and all statutory amendments required to formalize
- 4 the creation, establishment, and migration of employees to the
- 5 new bargaining unit without loss of accrued benefits, seniority,
- 6 and wages.
- 7 SECTION 4. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 5. This Act shall take effect upon its approval;
- 10 provided that the newly established bargaining unit (14) shall

11 take effect no later than July 1, 2013.

12

INTRODUCED BY:

5 12 ·

Marien B. Le

JAN 2 4 2012

2012-0497 HB SMA.doc

Report Title:

Collective Bargaining; Ocean Safety Officers; Water Safety Officers; State and County Employees

Description:

Creates a new bargaining unit (14) for ocean safety officers and water safety officers employed by the State or counties.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.